FOURTEENTH COAST GUARD DISTRICT LEGAL ASSISTANCE OFFICE

ESTATE PLANNING QUESTIONNAIRE

ESTATE PLANNING has a lasting effect on you and your family. What you do now affects what they may have after you die. Your plan may include one or more of these: Will; Advance Medical Directive ("living will"); Durable Power Of Attorney for Health Care; Durable Power Of Attorney in case of incompetence; Life Insurance - especially beneficiary designations; maybe a trust - possibly in a will; a Letter of Instruction, and an anatomical gift designation (often on your driver's license).

A properly executed will leaves instructions about your intended property distribution. A will is especially important for parents with young children. You should name a guardian (and preferably a backup) for your children in case the natural parent also dies while the children are minors. Consider a trust, and naming a trustee to manage your property and properly invest on their behalf. Consider carefully who you trust with these important duties. Discuss your wishes with all of those you name to ensure that they know that you named them, and your desires.

You must plan carefully and that requires you think about your situation, family, and desires. Don't wait to consider this important matter. Do so now while you have the time to reflect.

For more information about preparing your will read the Federal Consumer Information Center's Life Advice publication, *Making a Will*, http://www.pueblo.gsa.gov/cic_text/money/will/makewill.htm. Also see link to Coast Guard Wills and Estate Planning Information, http://www.uscg.mil/legal/la/.

This questionnaire will help you organize information that your legal assistance attorney needs to advise you and prepare your estate plan. Some individuals need very complex plans that may require you obtain assistance beyond what is available in your local legal assistance office. Your legal assistance attorney will advise you if that is necessary in your case.

Getting Started. You and, if married, your spouse, should read the following questionnaire. Please fax the completed questionnaire to (808) 541-2101 or bring it with other required documents (e.g., deeds to real property) to the 14th District Legal Assistance Office, PJKK Bldg., 300 Ala Moana Blvd. Ste. 9-216, Honolulu, HI. Upon receipt of these documents, an appointment with a legal assistance attorney will be scheduled.

NOTE: If both you and your spouse will see the same attorney for estate planning advice, be sure to discuss a dual representation waiver to avoid conflicts later.

ESTATE PLANNING QUESTIONNAIRE

| Do you have a Will or trust now? | Yes | No | | |
|--|-----------------------------|--------------------|---------------------|-------|
| Do you have a pre-nuptial or post-nuptia | | Yes | No | |
| Do you have a divorce decree affecting y | | | ts? Yes | No |
| Do you own any real property? | | | | |
| If yes to any of the above, you must sub | | | ur appointment. | |
| Personal Information | | | | |
| Client's Full Name: | | | | |
| SSN: | Date of Rirth | l : | | |
| Are you a U.S. citizen? | es No | · | | |
| Are you a Resident alien? | | | | |
| Are you a Non-U.S. citizen? | | If yes of | | |
| THE YOU A TYOIP O.S. CHIZEIT: | 110 | II yes, or | | _ |
| In which state do you vote? | | <u></u> | | |
| Which state issued your driver's license? | | | _ | |
| In which state is your car registered? | | | | |
| In which state(s) do you own real estate? | | | | |
| (Attach a copy of your deed.) | | | | |
| Do you pay state income tax? Ye | | If yes, to which | n state? | |
| In which state do you plan to retire/live p | | | | |
| Have you ever lived in a Community Pro | operty State? (AZ | , CA, ID, LA, NV | V, NM, TX, WA, WI ه | & PR) |
| Military Status: I am: Active duty military Retired from the military Married to someone on active du Married to a military retiree A dependent of someone on active A dependent of a military retiree Other (please specify): | ve duty | | | |
| Marital Status (select the most appropri Married once, and my spouse is a Presently married, and had a price Widow/widower *Divorced, no presently married **Separated or about to divorce Single, never married | alive or marriage (previ | ious spouse is dec | ceased or divorced) | |
| * If divorced, attach a copy of your Fin **Separated/Pending divorce, attach sep | paration agreem | ent or pre-divor | | |
| (if married) Full name of client's spouse: | : | | | |
| SSN: Yes | Date of Birth | 1: | | |
| Is spouse a U.S. citizen? | es No | | | |

| Home address: Mailing Address (if different | ent from above): | |
|--|---|---|
| Phone #s: | | |
| | (client's office): | (spouse's office): |
| Client's Command/Emplo | yer, Rank/Grade, Occupation: | |
| Spouse's Command/Empl | oyer, Rank/Grade, Occupation: | |
| E-mail: (client's): | spouse authorize legal office personnel to c | pontest you by a maill |
| [Flovide only if you/your | spouse authorize legal office personner to c | contact you by e-many |
| How many stepchildren de Are all your children livin If you have adopted children Yes Is any child a minor? | g? Yes No ren or stepchildren, do you wish to treat the | |
| your estate. For this purpovalue of your spouse's prohome), include your equitetc.). Note that life insura | nce ordinarily does not pass according to y forms. However, the value of the insurance | u own in your name, and if married, the bt (for example, a mortgage on your f your life insurance policies (SGLI, VGLI, our will; it will go to the beneficiaries you |
| Approximate value of you | er estate (not including life insurance): | \$ |
| Approximate value of you | ar spouse's estate (not including life insurar | nce): \$ |
| Value of life insurance (se | elf and spouse): | \$ |
| Total value of both your a | nd your spouse's estate including life insura | ance: *\$ |

*Note: If you think the value of your estate exceeds \$675,000 (or \$1 million if you are married), your estate may be subject to estate taxes. Complete the **Client & Spouse Financial Data** section (starting on page 12). Proper planning can help you minimize your estate-tax exposure. Depending on your estate, its complexity may exceed the expertise of the Legal Assistance Attorney. If so, we will assist you in finding an estate planning expert.

| <u>Family Family-Owned Business</u> : Do you have a farm or family-owned business? |
|---|
| Yes No |
| Real Estate (Frequently, a husband and wife own real estate jointly with right of survivorship. If you and you spouse own your home or other property that way, your will does not affect how your ownership interest passe when you die.) Do you own real estate jointly with your spouse? Yes* No |
| Do you own real estate other than jointly with your spouse? Yes* No If yes, how do you wish to give your real estate? All to my spouse Different properties to different beneficiaries (below, please list each person, their relationship to you, and which property they are to receive): |
| To pass with the rest of my estate. My home to my spouse and the rest of my real estate to pass with the rest of my estate. My home to my spouse for as long as my spouse lives there and then my home and the rest of my real estate to pass with the rest of my estate. |
| *Please bring copies of your real estate deeds to the legal assistance attorney. |
| Personal Effects and Tangible Personal Property: How do you wish to give your personal property? All to my spouse. Specific items are to go to specific individuals, with all items not listed passing to my spouse. (Please attach detailed list of items, beneficiaries, and relationship to you.) Specific items are to go to specific individuals, with all items not listed passing with the rest of my estate. (Please attach detailed list of all items, beneficiaries, and relationship to you.) To pass with the rest of my estate. Other (please explain): |
| Specific Bequests: You may made specific gifts of cash, real estate, or personal property to specific people or charities in your will. However, these bequests will be distributed first and may deplete your estate. Also, specific bequests may complicate the probate of your estate if the property given cannot be found at your deat Therefore, if you make any specific bequests, you should only give property or amounts of cash that you are reasonably sure you will have when you die. If you make no specific bequests, all your property will pass to your primary beneficiaries. Many state allow you to make a "personal memorandum," in which you can give specific item of personal property to name beneficiaries in writing separate from your will. While in most state memorandum, are not legally binding, your executor will give these gifts as much weight as state law allows. Do you wish to make any specific bequests in your will? Yes No If yes, please list your specific bequest(s) and who you want to receive it (them): No |
| |

| Primary Benefici | <u>aries</u> : | | | | | |
|---|---|--|--|--|--|--|
| Whom do you was | nt to receive all (or the majority) of your estate? | | | | | |
| My spouse, if he/she survives me, and if not, then my children. | | | | | | |
| | spouse (to the fullest extent permitted by law). | | | | | |
| My childre | | | | | | |
| My parents in equal share, or if not, then my siblings in equal shares (please provide names and | | | | | | |
| relationships): | | | | | | |
| | ρογ | | | | | |
| To these b | peneficiaries (list name, relationship, and percentage of estate to each of the beneficiaries): | | | | | |
| the deceased bene- example, if one of child to pass to his To the chi Only to th Secondary Benef | e beneficiaries die before you and leave descendants (children/issue), do you want the share of ficiary to pass to their issue, or to pass only to the beneficiaries you indicated above? (For your children predeceases you and leaves children, do you want the share of your deceased schildren (your grandchildren) or to go only to your surviving children?) ldren of any deceased beneficiary. The named beneficiaries listed above. Sciences: If all of the primary beneficiaries you designated predecease you or die within 30 from do you wish to leave your estate (please provide name, relationship, and percentage of | | | | | |
| inneritance or list | of which item(s) are to go to which individual(s)? | | | | | |
| administration, and | Your residuary estate is whatever property remains after paying debts and expenses of d any specific bequests. Because many people do not make specific bequests, the "residuary" all the property left to your beneficiaries. | | | | | |
| All to my A minimu remainder All to one | want to leave your residuary estate? spouse if he/she survives me, and if not, then to my children and issue. m bequest to my spouse, disinheriting him/her to the fullest extent of the law, with the going to some other person(s). specific beneficiary other than my spouse. han one beneficiary. | | | | | |
| Specific p A group of Some other each to tw | than one beneficiary, are they: eople who are to share equally. of people described as a class (e.g., "my brothers and sisters") who are to share equally. er unequal division between the beneficiaries (e.g., 50% to one beneficiary and 25% to others). ase explain): | | | | | |
| | | | | | | |

| If any of your beneficiaries is a minor, at what age do you want them to receive their gift? |
|---|
| 18 |
| 21 Some other age (please indicate the age): (NOTE: Selecting an age greater than 21 will likely |
| require a trust, which may cause your estate to incur additional expenses for the administration of the trust. These expenses would therefore diminish the amount available for your beneficiaries.) |
| Executor : Your Executor (or in some State, "personal representative") ensures your estate is settled upon your death. This ordinarily involves going through "probate," a court-administered procedure for settling an estate as provided in your will or under State law. Probate involves petitioning a court for letters of appointment, settling creditor claims, finding and distributing assets, and filing any necessary tax returns. Any adult may serve as your executor, although many States prefer or require and executor who is a legal resident of the State where probate is conducted. Therefore, if possible, you should select family members or responsible friends who are residents of the same State as your legal residence or the state where you own real estate. |
| Whom do you wish to have as your executor? |
| My spouse My spouse and a co-executor.* |
| My Spouse and a successor executor.** |
| One executor other than my spouse. |
| Two co-executors, neither of whom are my spouse.* |
| One executor and a successor executor, neither of whom are my spouse.** |
| * This option is not usually recommended because conflicts can arise between the executors that will complicate the administration of your estate. **The successor will act only if your first choice is unable to act as your executor. |
| If you named someone other than your spouse, indicate name(s) and relationship(s): |
| Guardian: If your children are minors when you die, and if the other natural parent is not alive or for any reason cannot act as guardian, the court will normally appoint the person(s) you name to act as legal guardian(s) of the children. The individual(s) named will have physical control and custody of the children until they reach age 18. If you are divorced, remember the court will usually appoint your former spouse to be the guardian (as the children's other natural parent) even if you provide otherwise in your will. You should still name a guardian, however, in case your former spouse dies before you or for any reason cannot act as the guardian. |
| Do you wish to appoint: One guardian for any child when I die. One guardian and a successor guardian. Two co-guardians. |
| No guardian. |
| If you wish to appoint a guardian or guardians, whom do you wish to have named? (Please list name, relationship, & city, state of their residence): 1st choice: |
| 1 st choice: 2 nd choice (optional): |
| 3 rd choice (optional): |

Trusts (Optional): Instead of giving your estate directly to a beneficiary, you may give it to a Trustee, IN TRUST, for the benefit of your beneficiary/ies until he/she/they reach(es) the age you designate. The trustee will manage the trust under court supervision. Although the trustee's primary purpose is to safeguard the inheritance, the money can also be used fro a beneficiary's health, education, welfare, or maintenance, at the trustee's discretion. Also, you may create a trust that "pools" your estate. Through pooling, your estate and insurance proceeds remain in a single trust until all the beneficiaries reach the distribution age you choose. The trustee may provide funds from the trust to each beneficiary as each has a need. Thus, not all beneficiaries will receive equal amounts from the trust. Such an arrangement is useful where some beneficiaries will likely need more financial assistance over a longer period of time than other beneficiaries will. A trust is also useful where you desire to protect the assets from third parties who may have claims against one of your beneficiaries.

For many people, a trust is unnecessary because, under the Uniform Gifts to Minors Act (UGMA) language in your will, gifts to beneficiaries under 18 (or, if you prefer, 21) will be controlled by your executor/trix initially, and guardian after probate, without establishing a trust. The executor/trix and/or guardian can still use the child's inheritance for the benefit of the child, and this is ordinarily less complicated and less expensive than a trust. Unless you have children from a prior marriage, disabled children, or a very large estate, you might prefer not to use a trust. One disadvantage, however, to the UGMA is that your estate will be divided in as many equal shares as there are minor beneficiaries designated; each beneficiary will receive the remainder of his or her share as they turn 18 or 21, at your option. In a nutshell, a trust may be more appropriate if you want the trustee/guardian to have the authority to spend more money on one child than another (e.g., a disabled child).

| Do you want a trust? | Yes | No | | | | |
|---|----------------------------------|---------------------------------|---------------|------------|---------------|--|
| If yes, would this be:One trust for the IIndividual trusts f | penefit of all befor each of the | eneficiaries ("pobeneficiaries. | oled" trust). | | | |
| At what age do you want | vour beneficia | ries to be when v | you would li | ke the tru | ıst to end? | |
| 1821 | | | | | | |
| Whom do you wish to na 1 st choice: | | | | - | | |
| 2 nd choice (optional): | | | | | | |
| 3 rd choice (optional): | | | | | | |
| Do you want the trustee to Yes (Selecting ye is (are) a minor w No | s means that the | he trust assets ma | | | | |
| Do you want the trustee to Yes No | | | | | cific amount? | |
| Disinheriting Someone : Do you wish to disinherit | someone othe | r than your spous | se? | Yes | No | |
| If so, whom (please provi | de the name a | nd relationship to | vou)? | | 1,0 | |
| If so, whom (please provi Do you wish to disinherit | anyone you co | ontests your will? | ? | Yes | No | |
| If you wish to disinherit y property, outright or in tro | | | | | | |

jurisdiction? Yes No

[Many states provide a spouse a "right of election" or the choice to apply State law instead of your will's provision for your spouse. For example, if you left your spouse only a small amount of property, the State where your will was probated might have a law allowing your spouse to choose one-third of the estate's value as the spousal gift instead of what you provided in your will. You may want to discuss this further with your attorney.]

| Distribution of Estate to Children: |
|--|
| With regard to minors who may inherit under your will, do you want their gifts to be: Paid at the election of the executor (the executor may pay the child some or all of the gift, at various times, as the executor sees fit, even though the child is a minor). Held in trust until the child is no longer a minor (or has reached the distribution age you |
| specified). |
| If you do (or were to) have stepchildren or adopted children, would you want to: Expressly include them in your will (treat them the same as natural children). Expressly exclude them from your will. Have the will remain silent as to stepchildren and adopted children. Is any child of yours in fact a stepchild or adopted child? Yes No If so, who? How do you want to treat him/her/them in your will? |
| |
| Advance Medical Directive/ "Living Will": An advance medical directive or "living will" is separate from your will, but may be an important part of your estate plan. It states that in the event you have a terminal, incurable medical condition and your life is only being prolonged by means of artificially provided life support, and if you cannot communicate your desires, the living will "speaks for you" so your doctors know and can act upon, your desires regarding the termination of life support. The conditions that trigger your living will, and the extent of the medical care to be withdrawn, vary under State law. Your legal assistance attorney can help you decide which State(s) forms to prepare. Once executed, the document is effective until you revoke it, which you may do at any time by physically destroying the document, or in an emergency, by verbally revoking it before witnesses who can testify that you did in fact revoke it. |
| Do you want a living will? Yes No |
| If you currently live in a state other than the one in which you are a legal resident, you may want you living wil to be drafted in accordance with the laws of the state where you actually live and not your state of legal residence, because it is more likely to be used where you currently live. |
| Special Power of Attorney for Health Care: Another important health care document is a special power of attorney for heath care. You may execute this in addition to, or instead of a living will. It appoints someone you name to make medical care decisions for you if you cannot make your own medical decisions. It applies to more situations that the living will, which addresses only continued life support if you have a terminal condition. The power of attorney for medical care gives the person you name as your agent the authority to make a wide range of medical decisions on your behalf. It also gives your agent access to your medical information and authority to fully participate with your treating physicians in deciding the car to be provided to you. Obviously, the person you designate to be your agent should be someone you trust with life and death decisions. Like the living will, the power of attorney is usually drafted in accordance with the laws of the state where you reside. |
| Do you want a Health Care Power of Attorney? Yes No |
| 0 |

| Do you want your spouse to act as your agent? Yes No |
|--|
| Unless you have selected your spouse to act as your agent and your spouse has the same address you do, please provide the name, address, phone number, and relationship of your first choice of agent: |
| |
| If you have a second choice, do you want: Both agents to have the authority to act separately. To require both agents to act jointly unless one is incapacitated. The second agent to be a successor, acting only if the first choice is incapacitated. Please provide the name, address, phone number, and relationship of your second choice of agent: |
| |
| Do you wish to specify that you desire to donate your body organs for transplant upon death? Yes No |
| If yes, are you also willing to donate organs and tissue for medical, educational, or scientific purposes? Yes No |
| [Note: many State driver's licenses include space for you to indicate organ donation. Did you do so on your driver's license? Yes No] |
| Do you wish to specify that, if possible and if it does not place an undue burden upon your family that you prefer to die at home rather than in a hospital? Yes No |
| The advance medical directive or living will is ordinarily drafted in accordance with the laws of the State where you currently live, because the laws of the State where you are hospitalized control the effectiveness of your living will. This may be the State other then your State of legal residence. Do you wish to have the living will governed by the laws of the State where you currently live? Yes No |
| Springing Durable General Power of Attorney: Your will enables you to dispose of your property as you wish <u>after</u> you die. While you are living, you have the right to decide what happens to that property as long as you are of sound mind. But if you become incapacitated, whether through illness or accident, and are unable to handle your own affairs, a court order may revoke your right to manage your own money/property and appoint a guardian or conservator. To protect you from this, you may appoint an agent through a power of attorney. |
| A power of attorney is your written authorization for someone to act on your behalf, for whatever purpose you designate. Ordinarily, a power of attorney expires if you become mentally disabled – the time when you need help the most. A springing, durable power of attorney can take effect when you become unable to manage your own personal and financial affairs and will last as long as you are alive or until you revoke it. As long as you are mentally competent, you can revoke a durable power of attorney whenever you like simply by destroying the document. If you choose to have a springing durable general power of attorney, remember to name someone you trust as your attorney-in-fact. Your agent will have great authority over your affairs. Not only can they keep your affairs in order, but they have the potential to abuse this document at your expense and his or her gain. |
| Would you like a springing durable general power of attorney? Yes No Do you want your spouse to act as your agent? Yes No |

| Unless you selected your spouse to act as your agent and your spouse has the same address you do, please provide the name, address and relationship of your first choice of agent: |
|--|
| |
| If you have a second choice, do you want: |
| Both agents to have the authority to act separately. |
| To require both agents to act jointly unless one is incapacitated. |
| The second agent to be as a successor, acting only if the first choice is incapacitated. |
| Please provide the name, address, and relationship of your second choice of agent: |
| If you selected your spouse to act as your agent, at what telephone number can he or she be reached? |
| Funeral Arrangements: You may have a strong desire regarding funeral arrangement (for example, burial or cremation). As a practical matter, your funeral arrangements may have been carried out by the time your will is read. Finding out after the fact that the arrangements were contrary to your will may cause some dismay for your survivors. Therefore, we recommend that you tell your desires to your next of kin at your earliest opportunity. If you wish, however, your preference may also be recorded in the will or in a Letter of Instruction that accompanies your will. You should tell the appropriate family members of your desires NOW! |
| At my death, I prefer: |
| To be cremated. |
| To have my body given for medical or scientific purposes. |
| To be buried at a specific gravesite or location. (Please specify location): |
| To be buried at sea. |
| To be buried with full military honors. (You may select this option in addition to one of the |
| above.) |
| Other: |
| I do not wish to express my desires concerning my remains in my will and leave this decision to |
| those who survive me. |
| |

CLIENT & SPOUSE FINANCIAL DATA

Clients owning property that exceeds \$675,000 should complete this section *jointly* before seeing counsel.

1. <u>Asset Valuation Summary</u>. To accurately determine the estate and gift tax consequences, if any, resulting from the distribution of your property, please provide the information requested below. You need only provide approximate figures. If you prefer, you can provide us with a recent financial statement that accurately reflects the current value of your joint and individual assets and liabilities. For all property, real or personal, to include intangible property, please bring copies of deeds or other documents indicating ownership.

| | Joint | Client | Spouse | Total |
|--|-------|--------|--------|-------|
| Checking accounts | | | | |
| Savings accounts/ Money Market/CDs | | | | |
| Residence(s) equity | | | | |
| Other real estate equity | | | | |
| Investments (excluding retirement benefits) | | | | |
| Closely-held business(es) | | | | |
| Life insurance death benefits | | | | |
| Vehicles/Boats/etc. | | | | |
| Other personal property (e.g., furniture, jewelry, etc.) | | | | |
| Other assets (list) | | | | |
| Other assets (list) | | | | |
| Total | | | | |

| 2. Residence Inform | nation. | | | |
|------------------------|------------------------------------|------------------------|-----------------------------|------------------------------------|
| A. Primary Residence | e (address): | | | |
| | | | | |
| | | | | |
| Estimated Value | Amount of Mortgages | Equity | Monthly Mortgage | Owned By (client, |
| | | | Payment | spouse, jointly) |
| | | | | |
| (So that we can prope | erly plan for its disposit | ion, please provide us | a copy of the deed and | l mortgages for this |
| primary residence.) | | | | |
| | | | | |
| Original Purchase Pri | ce: \$ n on retaining this as a | Cost of Addit | ional Improvements: \$ | |
| How long do you plan | n on retaining this as a | primary residence? W | What are your plans for | this property? |
| | | | | |
| - | | | | |
| | | | | |
| B. Secondary Reside | nce (address): | | | |
| | | | | |
| T-4' 4 - 1 X7 - 1 | A | T = 4 | Marght Markey | O I.D. (.1"4 |
| Estimated Value | Amount of Mortgages | Equity | Monthly Mortgage Payment | Owned By (client, spouse, jointly) |
| | | | 1 ayment | spouse, joining) |
| | | | | |
| | plan for its disposition, | please provide us a co | ppy of the deed and mo | rtgages for this |
| secondary residence.) |) | | | |
| | | | | |
| Original Purchase Pri | ce: \$ n on retaining this as a | _ Cost of Addit | ional Improvements: \$ | |
| How long do you plan | n on retaining this as a | secondary residence? | What are your plans f | or this property? |
| | | | | |
| | | | | |
| Do way want and this a | | | | |
| Do you rent out this s | econdary residence? | | | |
| 2 Other Deal Estat | a Information (athor) | than masidanasa) | | |
| | e Information (other t | • | 'a namaa) | |
| Location | ed real estate (i.e., in bo | Amount of Deeds of | Equity | Other Co-Owners? |
| Location | Estimated value | Trust | Equity | other co-owners. |
| | | | | |
| | | | | _ |
| | | | | |
| Total: | | | | |
| | | | | |
| | | | | |
| B. Other real estate o | | 1 | | 1 |
| Location | Estimated Value | Amount of Deeds of | Equity | Other Co-Owners? |
| | | Trust | | _ |
| | | | | |
| | | | | |
| Total: | | | | |

| | eal estate o | wned by spouse only | · | 1 | |
|-------------------------------|--------------|-----------------------|-----------------------------|-------------------------|------------------|
| Location | | Estimated Value | Amount of Deeds of Trust | Equity | Other Co-Owners? |
| | | | | | |
| | | | | | |
| | Total: | | | | |
| | | | | | |
| | | perty (car, boat, etc | <u>e.)</u> . | | |
| A. Jointly Description | owned pro | perty. | Market Value | (-) Mortgage (=) | Equity |
| Description | | | wai ket value | (-) Wortgage (-) | Equity |
| | | | | | |
| | | | | | |
| | | | | Total Net Val | lue: |
| | | | | | |
| R Propert | y owned b | y client only. | | | |
| Description | y owned o | y enem omy. | Market Value | (-) Mortgage (=) | Equity |
| | | | | , , , | 1 0 |
| | | | | | |
| | | | | | |
| | | | | Total Net Val | lue: |
| | | | | | |
| C. Propert | y owned b | y spouse only. | | | |
| Description | <u>.</u> | <u> </u> | Market Value | (-) Mortgage (=) | Equity |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | Total Net Val | lue: |
| | | | | | |
| 5. <u>Investn</u> | nent Accou | ınt Information (ot | her than retirement a | ccounts). | |
| A. Jointly | | | utual funds, stock, bond | ds, etc. (including com | |
| Number of Shares | Name of S | ecurity | Purchase Price | Current Value | Other Co-Owners? |
| | | | | | |
| | | | | | |
| | | | Total Valu | e: | |
| | | | | | |
| | | | _ | | |
| | | nts owned by client o | | C 477.1 | 04 0 0 |
| Number of Shares | Name of S | ecurity | Purchase Price | Current Value | Other Co-Owners? |
| onar co | | | | | |
| | | | | | |
| | | | | | |
| | | | Total Valu | e: | |
| | | | | | |

| | | nts owned by sp | ouse of | • | T | | |
|--------------------|---------------|----------------------|---------------|-------------------------|-------------|--------------|-------------------------|
| Number of | Name of S | ecurity | | Purchase Price | Current V | 'alue | Other Co-Owners? |
| Shares | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | Total Value: | | | |
| | | | | Total value. | | | |
| | | | | | | | _ |
| 6. Retiren | nent Benef | fits. | | | | | |
| A. Client' | | | | | | | |
| Description | | | Current Value | | | Beneficiary | |
| • | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | Total: | | | | | |
| | | Total. | | | | | |
| | | | | | | | |
| B. Spouse | 's retireme | ent benefits. | | | | | |
| Description | | | Curre | nt Value |] | Beneficiary | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | Total: | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | low any other in | format | ion regarding retiremer | nt accounts | and other d | eferred compensation |
| arrangeme | nts: | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| 7. <u>Liabilit</u> | ty Informa | ation. | | | | | |
| A. Joint lia | bilities (i.e | e., those liabilitie | es for w | hich both client and sp | ouse are re | esponsible), | other than those listed |
| previously | | | | | | | |
| Creditor | | Liability Amoun | ıt | Payment Amount | Payment 1 | Frequency | Secured? |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | Total: | | | | | | |
| | | | | _ | | | |
| B Client's | s liabilities | , other than thos | e listed | l previously | | | |
| Creditor | , madifico | Liability Amoun | | Payment Amount | Payment 1 | Frequency | Secured? |
| | | Zimonity imitali | | - wymione ramoune | - ajment | - equency | |
| | | | | | | | |
| | | | | | | | |
| | Total: | | | | I. | | 1 |
| | | 1 | | 1 | | | |

| Creditor | Liability Amount | Payment Amount | Payment Frequ | ency Secured? |
|-----------------------------|--------------------------------|-------------------------|---------------------|---------------------------------|
| Citatoi | Liability Timount | T uyment 7 mount | T uyment T requ | Secureu. |
| | | | | |
| | | | | |
| Total: | | | | |
| | | _ | | |
| 8. <u>Life Insurance In</u> | nformation. | | | |
| | _ | _ | lient's life and sp | pouse's life). (Please indicate |
| | <u>ned</u> by client or spouse | | | |
| Company | Type | Face Amount (Death | Cash Surrender | r Value Beneficiary |
| _ | | Benefit) | | |
| | | | | |
| | | | | |
| | Total: | | | 1 |
| | | | | |
| R Client's life insur- | ence policies (i.e. life | incurance incuring clie | ent's lifa) (Dlags | se indicate those policies not |
| owned by client with | | insurance mouring the | int s inte). (Fleas | se indicate those policies not |
| Company | Type | Face Amount (Death | Cash Surrender | r Value Beneficiary |
| Company | 1,00 | Benefit) | | 2 value 2 Elicitetally |
| | | | | |
| | | | | |
| | | | | |
| | Total: | | | |
| | | | <u> </u> | |
| C. Spouse's life insu | rance policies (i.e., life | insurance insuring spe | ouse's life). (Ple | ease indicate those policies |
| not owned by spouse | with "*".) | | | |
| Company | Туре | Face Amount (Death | Surrender Valu | e Beneficiary |
| | | Benefit) Cash | | |
| | | | | |
| | | | | |
| | Total: | | | |
| | Total. | | | |
| | | | | |
| * | • | <u> </u> | | ies that may be helpful (i.e., |
| | | s collateral, whether o | wned by a trust, | whether financed under a |
| "split dollar" arranger | ment, etc.). | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | _ | | |
| | Waiting to Receive. | | | ending rental leases or |
| | py)? Expecting a gift, | inheritance, or money | from a lawsuit? | |
| Description | | | | Approximate Value |
| | | | | |
| | | | | |
| | | | | |
| | | | Total: | |

| 10. Specific Items of Special Value (coin collections, antiques, jewelry, etc.). | |
|---|-------------------------|
| Description | Approximate Value |
| | |
| | |
| | |
| Total: | |
| | |
| 11. <u>Miscellaneous Information</u> . Please provide below any other information relabilities that may have an impact on your estate planning. | ating to your assets or |
| | |
| | |
| | |